

EXHIBIT 23

Matthew Kaplan

From: Darya Dominova [darya@bartonesq.com]
Sent: Monday, December 03, 2007 6:26 PM
To: mkaplan@cdas.com
Cc: brian.greenfield@gprlaw.com; ingber.law@verizon.net; mpinnisi@pinnisianderson.com; Gary Adelman
Subject: Lyons Partnership et al. v. Party Art (07-Civ-7121)
Attachments: 11-26-07 Orderof Judge Stanton_DD_v2.doc

Dear Mr. Kaplan:

Please see attached, the defendants' proposed stipulation regarding the parties' November 26, 2007 conference with Judge Stanton. Please review it and contact Mr. Adelman with any comments you may have as soon as timely possible so that we may submit the order to the Judge.

I thank you in advance for your cooperation.

Best regards,

Darya Dominova
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UNITED STATES DISTRICT COURT
SOUTHERN DISTRICT OF NEW YORK

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LYONS PARTNERSHIP, L.P., et al.

No. 07 Civ. 7121 (LLS)

Plaintiffs,

-against-

PARTY ART PRODUCTIONS, INC. et al.

ORDER

ELECTRONIC CASE

Defendants.

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WHEREAS, pursuant to the parties' conference in front of Judge Louis L. Stanton on November 26, 2007, an Order was issued by Judge Stanton as follows:

1. Plaintiffs shall provide the following documents and information on or before December 17, 2007:

- a. A list of all individuals involved in the investigation program, including but not limited to those individuals directly involved in the investigation of the Defendants and/or communications with the Defendants, and/or all individuals who have trained the investigators, including but not limited to any attorneys and or investigators;
- b. All source materials and/or standards utilized by Plaintiffs to determine which individuals and/or entities are placed on the call lists used by Plaintiffs' investigators to contact potential defendants;
- c. All documents containing instructions, notes, and/or comments to Plaintiffs' investigators regarding the strategy and manner of conducting telephone interviews with the Defendants; and

2. Plaintiffs shall produce the following individuals for depositions:

- a. Nina Sherman;
- b. Emma Gottlieb;
- c. Ralph Sutton;
- d. Lisa Degernes; and
- e. Serena Horowitz; and

3. Plaintiffs shall produce the privileged document log and shall deliver all documents as to which they have doubts whether they are privileged for an in camera review by the Court.

Dated: New York, NY
December ___, 2007

BARTON, BATON & PLOTKIN, LLP

By: _____
Gary Adelman, Esq.
*Attorneys for Defendants Party Poopers,
Inc. and Marla Mase*
420 Lexington Ave., Suite 1830
New York, NY 10170
E-mail: gary@bartonesq.com

Dated: New York, NY
December ___, 2007

COWAN, DEBAETS, ABRAHAMS &
SHEPPARD, LLP

By: _____
Matthew A. Kaplan, Esq.
Attorneys for the Plaintiffs
41 Madison Ave., 34th Floor
New York, NY 10010
E-mail: mkaplan@cdas.com

Dated: New York, NY
December __, 2007

GREENFIELD, PUSATERI & RUHL

By: _____
Brian Greenfield, Esq.
Attorneys for Defendant Eric Silvey d/b/a
Eric Silvey Entertainment
626 Rexcorp Plaza
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E-mail: brian.greenfield@gprlaw.com

Dated: New York, NY
December __, 2007

INGBER & GELBER, LLP

By: _____
Mark J. Ingber, Esq.
Attorneys for Party Art and Madic Agency
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Milburn, NJ 07041
E-mail: ingber.law@verizon.net

Dated: New York, NY
December __, 2007

PINNISI & ANDERSON, LLP

By: _____
Michael Pannisi, Esq.
Attorneys for Save the Date
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E-mail: mpinnisi@pinnisianderson.com

SO ORDERED:

Date

Hon. Louis L. Stanton, U.S.D.J.